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APPLICATION NO.	F	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/515,896	02/29/2000		Akio Yoneyama	000233	9736
38834	7590	02/10/2005	EXAMINER		
		TTORI, DANIELS	VO, TUNG T		
1250 CONNECTICUT AVENUE, NW SUITE 700 WASHINGTON, DC 20036				ART UNIT	PAPER NUMBER
			2613		

DATE MAILED: 02/10/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
09/515,896	YONEYAMA ET AL.		
Examiner	Art Unit		
Tung Vo	2613		

	•	Tung vo	2013							
The M	AILING DATE of this communication appe	ears on the cover sheet with the	correspondence address							
 The reply wa must timely condition for Examination 	HE REPLY FILED 09 December 2004 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. The reply was filed after a final rejection, but prior to filing a Notice of Appeal. To avoid abandonment of this application, applican must timely file one of the following replies: (1) an amendment, affidavit, or other evidence, which places the application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 37 CFR 41.31; or (3) a Request for Continued Examination (RCE) in compliance with 37 CFR 1.114. The reply must be filed within one of the following time periods:									
a) The period for reply expires 3_months from the mailing date of the final rejection. b) The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is late no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection. Examiner Note: If box 1 is checked, check either box (a) or (b). ONLY CHECK BOX (b) WHEN THE FIRST REPLY WAS FILED WITHING.										
TWO MC	NTHS OF THE FINAL REJECTION. See MPEP 7	706.07(f).								
have been filed is th under 37 CFR 1.17(set forth in (b) above	nay be obtained under 37 CFR 1.136(a). The date edate for purposes of determining the period of example is calculated from: (1) the expiration date of the expir	ktension and the corresponding amoun shortened statutory period for reply ori- or than three months after the mailing d	t of the fee. The appropriate extension fee ginally set in the final Office action; or (2) a							
was filed on Appeal (37)	as filed after the date of filing a Notice of App A brief in compliance with 37 CFR 4 CFR 41.37(a)), or any extension thereof (37 Ged, any reply must be filed within the time per	1.37 must be filed within two mont CFR 41.37(e)), to avoid dismissal of	hs of the date of filing the Notice of							
	ed amendment(s) filed after a final rejection,	but prior to the date of filing a brie	of will not be entered because							
	aise new issues that would require further co									
	aise the issue of new matter (see NOTE bek		512 5010W),							
(c) They a	are not deemed to place the application in be		reducing or simplifying the issues for							
(d) 🗌 They	present additional claims without canceling a		ejected claims.							
	E: (See 37 CFR 1.116 and 41.33(a))									
	ments are not in compliance with 37 CFR 1.1 reply has overcome the following rejection(s		compliant Amendment (PTOL-324).							
	osed or amended claim(s) would be a		e, timely filed amendment canceling the							
7. For purpose how the new	s of appeal, the proposed amendment(s): a) or amended claims would be rejected is profit the claim(s) is (or will be) as follows:		vill be entered and an explanation of							
Claim(s) obj Claim(s) rej										
	THER EVIDENCE									
8. The affidavit because ap	or other evidence filed after a final action, be olicant failed to provide a showing of good ar ier presented. See 37 CFR 1.116(e).	ut before or on the date of filing a find sufficient reasons why the affidate	Notice of Appeal will <u>not</u> be entered avit or other evidence is necessary and							
entered bec showing a g	or other evidence filed after the date of filing ause the affidavit or other evidence failed to ood and sufficient reasons why it is necessa	overcome <u>all</u> rejections under appry and was not earlier presented.	eal and/or appellant fails to provide a See 37 CFR 41.33(d)(1).							
	it or other evidence is entered. An explanation it consideration is entered. An explanation is explanation in the consideration is explanated in the consideration in the consideration is entered. An explanation is explanated in the consideration is explanated in the consideration in the consideration in the consideration is explanated in the consideration in the c	on of the status of the claims after	entry is below or attached.							
	st for reconsideration has been considered b	ut does NOT place the application	in condition for allowance because:							
	tached Information Disclosure Statement(s).	(PTO/SB/08 or PTO-1449) Paper	No(s)							
13.	_·		Tung Vo Primary Examiner Art Unit: 2613							

U.S. Patent and Trademark Office PTOL-303 (Rev. 9-04)